ENCROACHMENT PERMIT

Purs	uant to F	lesolutic	on No. 1	1065 of	the	City	of R	iversion	ie, perm	ission
is hereby	granted	to	RON ROSE	DBA AARO	N COMI	PANY RE	ALTOR	3		
_			9531 Magn	olia Ave	nue					
			Riverside	, CA 92	503					
										
1.4.	heirs	and assi	ens, he	reinaft	er re	eferre	ed to	as "Pe	ermittee	" to

his heirs and assigns, hereinafter referred to as "Permittee" to use and occupy the following described property. All that portion of Magnolia Avenue, a public street shown on the map of the Village of Arlington, in Book 1, and on Page 62 thereof, records of San Bernardino County, California. Lying adjacent to Lot 5 thereof and shown more specifically on Exhibit "A", Page 2 of 2, attached hereto and made a part of this document.

in accordance with the terms hereof.

1. Permittee shall use and occupy the described property only in the manner and for the purposes as follows: To construct and maintain a wrought iron planter 3 feet wide, 3½ feet high and 50 feet long, and an 11½ foot collapsible canvas canopy collapsing upward, with outer lip extending downward 4½ feet thus making lowest point approximately 7 feet from the ground. The frame of said canopy however will extend no lower than 8 feet from the ground. Encroaching into said easement a maximum of 3 feet as shown on attached Exhibit "A" and "B" made a part hereto by this reference.

2. Permittee, by acceptance of the benefits hereunder, acknowledges title to the property to be in the City of Riverside and waives any right to contest the validity of the dedication or grant.

CL 313-415 A (Rev. 8/68)

- 3. Permittee acknowledges that the described property is the site of a proposed or planned public improvement and that, accordingly, all rights and privileges of use permitted shall cease and expire upon notice of revocation by the City. Upon the expiration or revocation, Permittee shall, within the time prescribed by the City, remove all improvements or obstructions placed, constructed or maintained by the Permittee. If the Permittee fails to abide by the removal order of the City within the time prescribed, the City shall have the right to remove and destroy the improvements without reimbursement to the Permittee and the cost of such removal shall be paid by the Permittee to the City of Riverside and shall constitute a debt owed to the City of Riverside.
- 4. Permittee, by acceptance hereof, waives the right of claim, loss, damage or action against the City of Riverside arising out of or resulting from revocation, termination, removal of the improvements or any action of the City of Riverside, its officers, agents or employees taken in accordance with the terms hereof.
- 5. Finding and determination by the City Council of the City of Riverside that the Permittee, or his heirs and assigns or successors in interest, are in default of the terms hereunder shall be cause for revocation.
- 6. Permittee herewith agrees to hold the City of Riverside harmless from and against all claims, demands, costs, losses, damages, injuries, action for damages and/or injuries, and liability growing or arising out of or in connection with the construction, encroachment, and/or maintenance to be done by Permittee or his agents, employees or contractors within the described property.

DATED: april 23, 1979	-CITY OF RIVERSIDE, a municipal corporation
, ,	By Mayor
	Attest Alice a Place City Clerk
The foregoing is accepted b	y:
	(Signature(s) of Permittee) Aneon Co. Leagues In Office accident
	AARON CO REALTORS, by R.D. Rose, President
	-for fore
	Ron Rose
APPROVED AS TO CONTENT	
Department Head	-
APPROVED AS TO FORM	

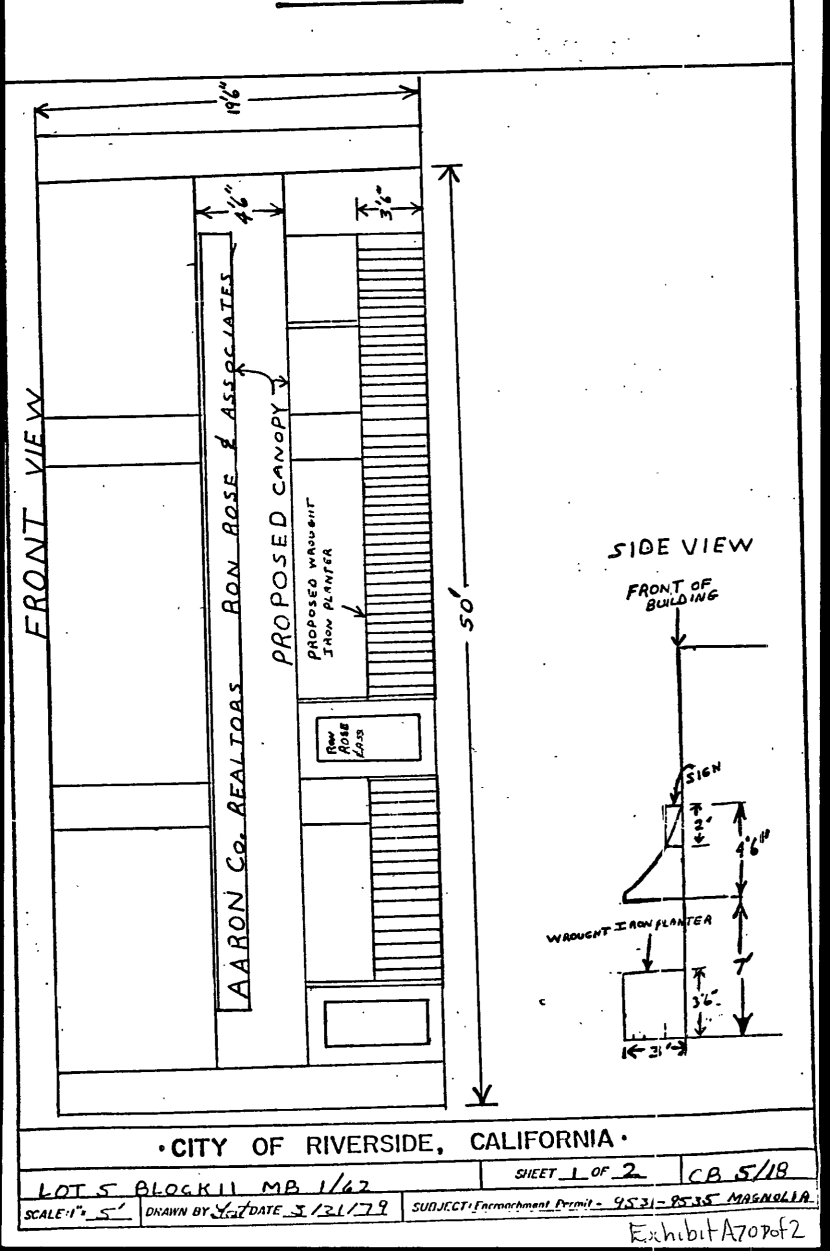
CL 15-A (Rev. 8/68)

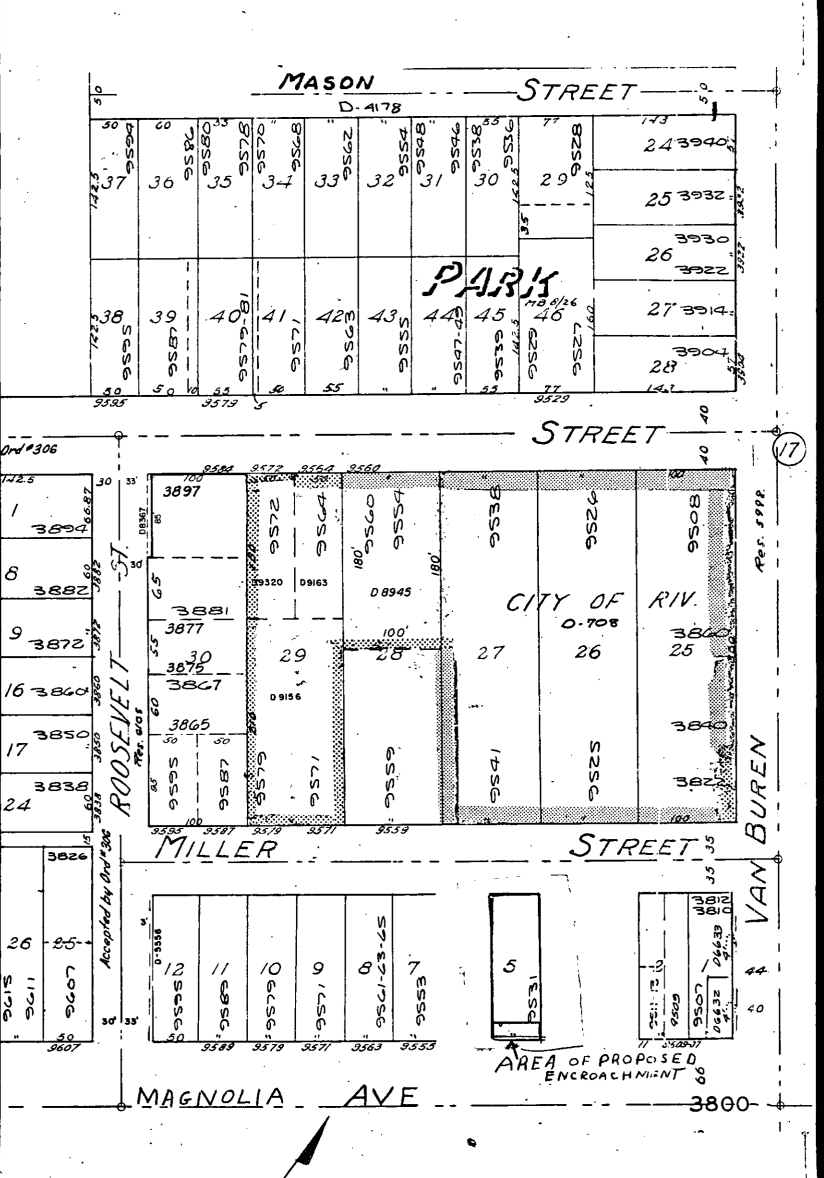
TY MANAGER JAPEROVAL

High Sugetta

Ey Manager

Reviewed by Steve likely





Fixhibit A 2 of 2